From: Floyd, Jr., John F. < JFloydJr@wickersmith.com>

Sent: Tuesday, July 23, 2024 5:04 AM

To: Robert A. Young < byoung@elpolaw.com>

Cc: Bridget Stratton < bstratton@elpolaw.com >; Duke, Rachael < RDuke@wickersmith.com >; larry@crainlaw.legal; Floyd,

Sr, John F. <JFloyd@wickersmith.com>; Harcup, Summer <Sharcup@wickersmith.com>; Kate Payton

<kpayton@elpolaw.com>

Subject: Re: [EXTERNAL] RE: Huddleston v. Kollar

Bob,

I don't plan on bringing it up. If for some reason the door is opened and it is discussed, I would expect that you will include it in your deposition objections for the court's consideration at the pre-trial conference.

John F. Floyd, Jr. Partner



3990 Hillsboro Pike, Suite 200 Nashville, TN 37215

615-369-3315 direct | (615) 369-3300 main www.wickersmith.com



Atlanta • Brunswick • Fort Lauderdale • Jacksonville • Key Largo • Melbourne • Miami • Naples • Orlando • Palmetto Bay • Pensacola • Phoenix • Sarasota • Tampa • West Palm Beach

Nashville

On Jul 22, 2024, at 6:01 PM, Robert A. Young

byoung@elpolaw.com> wrote:

John,

We plan on filing a Motion *in limine* to Exclude Reference to David Wiggins, M.D.'s Conscientious Objector Status. Please let me know if you plan on introducing this evidence during his deposition. If so, we plan on filing a motion. Thanks.

Bob Young Managing Partner English, Lucas, Priest & Owsley, LLP 1101 College Street; P.O. Box 770 Bowling Green, KY 42102-0770

Phone | 270-781-6500 Fax | 270-782-7782

Web | www.elpolaw.com E-Mail | byoung@elpolaw.com

<image002.png>

Connect on Facebook with ELPO here: www.facebook.com/ELPOLaw

Follow us on Twitter here: www.twitter.com/ELPOLaw

NOTICE: This e-mail and any attachments to it may be privileged or confidential. If this e-mail was sent to you in error, please notify me immediately by return e-mail or by phone at 270-781-6500 (collect), and please do not use, forward, disseminate, retain, print or copy this e-mail or any attachments.